

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

	APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/997,023		11/30/2001		R. Sam Niedbala	044170-5034	6134	
	22204	22204 7590 02/28/2006			EXAMINER		
	NIXON PEA 401 9TH STR		•	ALEXANDER, LYLE			
	SUITE 900				ART UNIT	PAPER NUMBER	
	WASHINGTO	ON. DC	20004-2128	1743			

DATE MAILED: 02/28/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action Before the Filing of an Appeal Brief

T		
Application No.	Applicant(s)	
09/997,023	NIEDBALA ET AL.	
Examiner	Art Unit	
Lyle A. Alexander	1743	

	Lyle A. Alexander	1743					
The MAILING DATE of this communication appe	ars on the cover sheet with the c	orrespondence add	ress				
THE REPLY FILED 10 February 2006 FAILS TO PLACE THIS	APPLICATION IN CONDITION FO	R ALLOWANCE.					
1. The reply was filed after a final rejection, but prior to or on this application, applicant must timely file one of the follow places the application in condition for allowance; (2) a No a Request for Continued Examination (RCE) in compliance time periods:	wing replies: (1) an amendment, aff tice of Appeal (with appeal fee) in c	idavit, or other evider compliance with 37 C	nce, which FR 41.31; or (3)				
a) The period for reply expiresmonths from the mailing							
b) The period for reply expires on: (1) the mailing date of this Advisory Action, or (2) the date set forth in the final rejection, whichever is late no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of the final rejection. Examiner Note: If box 1 is checked, check either box (a) or (b). ONLY CHECK BOX (b) WHEN THE FIRST REPLY WAS FILED WITHIN TWO MONTHS OF THE FINAL REJECTION. See MPEP 706.07(f).							
Extensions of time may be obtained under 37 CFR 1.136(a). The date nave been filed is the date for purposes of determining the period of exunder 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set forth in (b) above, if checked. Any reply received by the Office later may reduce any earned patent term adjustment. See 37 CFR 1.704(b) NOTICE OF APPEAL	tension and the corresponding amount shortened statutory period for reply origi than three months after the mailing da	of the fee. The approprinally set in the final Offi	ate extension fee ce action; or (2) as				
2. The Notice of Appeal was filed on 10 February 2006. A better the date of filing the Notice of Appeal (37 CFR 41.37(a)), appeal. Since a Notice of Appeal has been filed, any replacements.	or any extension thereof (37 CFR 4	1.37(e)), to avoid dis	missal of the				
	but prior to the date of filing a brief	will not be entored b	2001100				
The proposed amendment(s) filed after a final rejection, but prior to the date of filing a brief, will <u>not</u> be entered because (a) They raise new issues that would require further consideration and/or search (see NOTE below); (b) They raise the issue of new matter (see NOTE below);							
(c) ☐ They are not deemed to place the application in befappeal; and/or	(c) They are not deemed to place the application in better form for appeal by materially reducing or simplifying the issues for						
(d) ☐ They present additional claims without canceling a	corresponding number of finally rej	ected claims.					
NOTE: See Continuation Sheet. (See 37 CFR 1.1							
The amendments are not in compliance with 37 CFR 1.1.	21. See attached Notice of Non-Co	mpliant Amendment	PTOL-324).				
	Applicant's reply has overcome the following rejection(s):						
S. Newly proposed or amended claim(s) would be al non-allowable claim(s).		•					
7. For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is prothe status of the claim(s) is (or will be) as follows: Claim(s) allowed: 46-52.	☑ will not be entered, or b) ☐ wil vided below or appended.	l be entered and an e	explanation of				
Claim(s) objected to: <u>3,4,6,8-11 and 14-25</u> . Claim(s) rejected: <u>1,2,5,7,12,13 and 64-67</u> .							
Claim(s) withdrawn from consideration: AFFIDAVIT OR OTHER EVIDENCE							
 The affidavit or other evidence filed after a final action, bu because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e). 	t before or on the date of filing a No d sufficient reasons why the affidav	otice of Appeal will <u>no</u> it or other evidence is	t be entered necessary and				
The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to o showing a good and sufficient reasons why it is necessary	vercome all rejections under appea	al and/or appellant fai	ls to provide a				
10. ☐ The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER	n of the status of the claims after e	ntry is below or attach	ed.				
 The request for reconsideration has been considered bu See Continuation Sheet. 	t does NOT place the application in	condition for allowar	nce because:				
2. Note the attached Information Disclosure Statement(s).	(PTO/SB/08 or PTO-1449) Paper N	o(s)					
3. Other:		Rose					
		Lyle A Alexander					
		Primary Examiner					
		Art Unit: 1743					

Continuation of 3. NOTE: Claims 74 and 78 raise new 35 USC 112 second paragraph issues. Claim 74 is improperly dependent upon claim 75. The Office assumes this is a typographic error and claim "73" was intended. Similarly, Applicants state in their 2/10/06 remarks that new claim 78 is dependent upon claim 77. However the claim 78 is dependent upon claim 77.

Continuation of 11. does NOT place the application in condition for allowance because: Applicants' remarks and amendments are appreciated and overcome the art of record. Upon clarification of the dependencies of claims 74 and claim 78 above, the application should be in condition for allowance.